

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF IOWA**

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Paul Dorr, and Alexander Dorr, individually  
and on behalf of all other persons similarly  
situated,

Court File No. 5:08-CV-04093

Plaintiffs,

**STATEMENT OF INTEREST  
OF PAUL DORR**

vs.

Douglas L. Weber, individually and in his  
capacity as Sheriff, and his successors, the  
Osceola County Sheriffs Department, Iowa,  
and Osceola County, Iowa,

Defendants.

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As required by LR 7.1 and LR 81.c, d, and e, Plaintiff Paul Dorr provides the  
following information to the court:

*(a) The following are the names of all associations, firms, partnerships, corporations, and other artificial entities that either are related to the Plaintiffs as a parent, subsidiary, or otherwise, or have a direct or indirect pecuniary interest in the Plaintiffs' outcome in the case:*

Copperhead Consulting Services  
Rescue the Perishing

*(b) With respect to each entity names in response to (a), the following describes its connection to or interest in the litigation or both:*

Paul Dorr does business as Copperhead Consulting Services and Rescue the Perishing but they have no independent connection to or interest in the litigation.

**MOHRMAN & KAARDAL, P.A.**

Dated: October 31, 2008

s/Vincent J. Fahnlander

Vincent J. Fahnlander

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